IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS **AUSTIN DIVISION**

§ LULAC TEXAS; VOTO LATINO, TEXAS ALLIANCE FOR RETIRED AMERICANS; TEXAS AFT, Plaintiffs, v. JOSE ESPARZA, in his official **CIVIL ACTION NO: 1:21-CV-00786,** capacity as the Texas Deputy Secretary consolidated with 5:21-CV-0844-XR of State; KEN PAXTON, in his official capacity as the Texas Attorney General; JACQUELYN CALLANEN, in her official capacity as the Bexar **County Elections Administrator;** DANA DeBEAUVOIR, in her official capacity as the Travis County Clerk; ISABEL LONGORIA, in her official capacity as the Harris County Elections Administrator; YVONNE RAMÓN, in her official capacity as the Hidalgo **County Elections Administrator;** MICHAEL SCARPELLO, in his official capacity as the Dallas County Elections Administrator; LISA WISE, in her official capacity as the El Paso **County Elections Administrator,**

DEFENDANT MICHAEL SCARPELLO'S RULE 26(a)(1) INITIAL DISCLOSURES

To: All parties, through their counsel of record.

Defendants.

Pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure, and subject to the objections included herein, Defendant Michael Scarpello, who has been sued in this lawsuit in his official capacity as Dallas County Elections Administrator ("Scarpello"), serves these initial

disclosures, as required by Fed. R. Civ. P. 26(a)(1).

Defendant objects to producing any personal identifying information of any current or former Dallas County employee, such as home addresses or telephone numbers, because such information is not relevant to the subject matter of this action, is not reasonably calculated to lead to the discovery of admissible evidence, and is protected from disclosure by law. For purposes of this lawsuit, current and former employees of Dallas County may be reached through the Civil Division of the Dallas County Criminal District Attorney's Office, who have appeared as counsel of record in this case representing Defendant Scarpello.

Defendant Scarpello submits this disclosure in accordance with Fed. R. Civ. P.26 (a).

(A) Individuals with Discoverable Information (Rule 26(a)(1)(A)(i))

Michael Scarpello, Dallas County Elections Administrator and employees of the Dallas County Elections Department c/o Dallas County Criminal District Attorney's Office Civil Division (the undersigned counsel of record) 500 Elm Street, Suite 6300 Dallas, Texas 75202

Mr. Scarpello is the current Dallas County Elections Administrator and has information regarding the administration of Dallas County elections and voter registration in Dallas County and the rules regulations applicable to administering Dallas County elections.

Rivelino Lopez, Voter Registration Supervisor Daniel Grant, Central Counting Station Employees of Dallas County Elections Department c/o Dallas County Criminal District Attorney's Office Civil Division (the undersigned counsel of record) 500 Elm Street, Suite 6300 Dallas, Texas 75202

Mr. Lopez is the current Voter Registration Supervisor and has information regarding the registration of voters in Dallas County. Ms. Grant has knowledge of the processes and procedures of the Central Counting Station. And, other Dallas County Elections employees who have knowledge of the election process.

Dallas County Election Judges and alternate Election Judges TBD

Dallas County Election Judges and alternate Election Judges may have knowledge concerning the impact of SB 1.

Toni Pippins-Poole
Former Dallas County Elections Administrator (retired in December of 2020)
c/o Dallas County Criminal District Attorney's Office
Civil Division (the undersigned counsel of record)
500 Elm Street, Suite 6300
Dallas, Texas 75202

Ms. Pippins-Poole is the former Dallas County Elections Administrator. Ms. Pippins-Poole retired in December of 2020. She has information regarding the administration of Dallas County elections and voter registration in Dallas County prior to her retirement.

Texas Secretary of State (and his/her predecessors or successors in office)
John Scott
Ruth R. Hughs
Jose Esparza, Deputy Secretary of State
Secretary of State
James E. Rudder Bldg.
1019 Brazos Street
Austin, Texas 78701

Employees of the Texas Secretary of State's Elections Division will have information related to the enactment and implementation of SB 1, including, but not limited to, forms, rules and regulations issued by same concerning SB 1.

Employees of Elections Division
Of the Texas Secretary of State,
Including Keith Ingram
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1019 Brazos Street
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Mailing Address:
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Ph. 512.463.5650

The Director of Elections has information regarding the enactment and implementation of SB 1, including forms, rules and regulations issued by same concerning SB 1. The Election Division will also have information and/or documents related to voter registration, election results and voting records.

Texas Legislative Council Kim Shields, Public Information Officer Robert E. Johnson Bldg. 1501 N. Congress Ave. Austin, Texas 78701 (512) 463-1155

Employees of the Texas Legislative Council, and or its custodian of records, are believed to have records and information related to the enactment and passage of SB 1.

James Freeman, Executive Director House Business Officer Texas House of Representatives P.O. Box 2910 Austin, Texas 78768-2910 Fax: (512) 463-0747

Employees of the Texas House of Representative's Business Office, and or its custodian of records, are believed to have records and information, including, but not limited to, recordings of House committee hearings, related to the enactment and passage of SB 1.

Patsy Spaw Secretary of the Senate Texas Senate P.O. Box 12068 Austin, Texas 78711-2068 Fax: (512) 463-6034

Ms. Spaw is the Public Information Officer for the Texas Senate and is believed to have records and information, including, but not limited to recordings, of Senate Committee hearings, related to the enactment and passage of SB 1.

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Texas State LULAC is a Plaintiff in this suit and has information regarding the claims made against Defendants in this suit.

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VOTO LATINO is a Plaintiff in this suit and has information regarding the claims made against Defendants in this suit.

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Texas AFT is a Plaintiff in this suit and has information regarding the claims made against Defendants in this suit.

Ken Paxton, Texas Attorney General c/o Cory Scanlon General Litigation Division P.O. Box 12548, Capitol Station Austin, Texas 78711-2548 512.936.1317 (direct) 512.936.0545 (fax)

Ken Paxton is a Defendant in this suit and has information regarding the claims made against the State and/or the Secretary of State in this suit and about the enactment and implementation of SB 1.

Lisa Wise, El Paso County Elections Administrator Employees of El Paso County Elections Department 500 E. San Antonio Ave., Suite #314 El Paso, TX 79901 (915)546-2154

Ms. Wise is a Defendant in this suit and has information regarding the claims made against her in this suit

Jacquelyn Callanen, Bexar County Elections Administrator
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c/o Robert D. Green
Bexar County District Attorney
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Ms. Callanen is a Defendant in this suit and has information regarding the claims made against her in this suit.

Dana DeBeauvoir, Travis County Clerk
Bridgette Escobedo, Elections Division Director
Charlie Johnson, Elections Administrator
Employees of Travis County Elections Division
c/o Cynthia W. Veidt
Leslie Dippel
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Travis County Attorney's Office
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Ms. DeBeauvoir is a Defendant in this suit and has information regarding the claims made against him in this suit.

Yvonne Ramón, Hidalgo County Elections Administrator Employees of the Hidalgo County Elections Department P.O. Box 659 Edinburg, TX 78539

Ms. Ramon is a Defendant in this suit and has information regarding the claims made against her in this suit.

Isabel Longoria, Harris County Elections Administrator
Employees of the Harris County Elections Department
c/o Christian D. Menefee
Jonathan G.C. Fombonne
Tiffany S. Bingham
Sameer S. Birring
Christina Beeler
Harris County's Attorneys Office
1019 Congress Street, 15th Floor

Ms. Longoria is a Defendant/Plaintiff in this suit and has information regarding the claims made against and by her in this suit.

(B) Expert Witnesses Disclosed Under FRCP 26(2)C

Houston, Texas 77002

Russell Roden, Attorney Fees Expert Jason Schuette, Attorney Fees Expert c/o Dallas County Criminal District Attorney's Office Civil Division (the undersigned counsel of record) 500 Elm Street, Suite 6300 Dallas, Texas 75202

Mr. Roden and Mr. Schuette may testify as to reasonable and necessary of attorney's fees incurred in this case.

(C) Description of Documents (Rule 26(a)(1)(A)(ii))

- 1. SB 1, adopted by the 87th Legislature
- 2. Documents concerning the legislative history of SB 1, some of which can be found at: https://capitol.texas.gov/BillLookup/History.aspx?LegSess=873&Bill=SB1
- 3. Documents from the Secretary of State's Elections Division provided to Defendant Scarpello and other Elections Administrator regarding implementation of SB 1, if any.
- 4. Dallas County Commissioners Court orders appointing election judges and persons appointed to early voting ballot board.

(D) Computation of Damages (Rule 26(a)(1)(A)(iii))

Defendant Scarpello is not currently seeking to recover damages and has not asserted any claims for affirmative relief in this lawsuit. However, he will seek costs incurred in defending this civil action. Those costs are unknown at this time, but may include the cost of retaining an expert witnesses.

(E) Insurance Agreements (Rule 26(a)(1)(A)(iv))

None.

Respectfully submitted,

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I hereby certify that a true and correct copy of the above and foregoing document will be

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Defendant Michael Scarpello's Rule 26(a) Disclosure - Page 10 of 13

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<u>Defendant Michael Scarpello's Rule 26(a) Disclosure</u> – Page 12 of 13

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